

2625 N. King St. Flagstaff, Arizona 86004 TEL 928.679.8750 FAX 928.679.8771

## **Application for a Seasonal Food Service License**

A seasonal permit applies to food service operations that operate 6 months or less, meet all Food Code equipment, physical and plumbing requirements, and operate outside of a special event. Facilities that qualify for a seasonal permit may include: Little league snack bars, some food stands, and some mobile food units.

## Refer to fee schedule for appropriate fee

Fees: [all seasonal permits are valid for 6 Months]

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PLEASE PRI					
			City:State:Zip:		
Address:	ura (ma mill a	all non place	City: State: Zip: se provide phone(s) numbers where you can be reached):		
Phone numbe	ers (we will co	<i>uu you</i> , piea	ise provide phone(s) numbers where you can be reached).		
Location(s):					
Months of op	eration:				
Documentati	on provided	indicating c	itizenship: yes no NA ID Type:		
Menu Review	w: Please list	ALL menu	items, <i>including ingredients used</i> , <i>drinks and condiments</i> . e the back of this sheet or an additional sheet of paper.		
Food Item	Off-site prep Yes or No	On-site prep Yes or No	Preparation procedures (i.e. wash, cut, refrig, grill, servebe specific & incl. prep of non-phf's)		

, ,	compliance with the Season	al Food Service Requirements.	1
Applicant's Signature:		Date:	
Official Use Only			
Reviewed by:		Date:	
[] Approved	[] Denied		
meg 6/30/15			

June 30, 2015

In accordance with the Coconino County Environmental Services Code REG. 2-4-1 Regulatory Bill of Rights, the regulatory authority shall follow the requirements of Arizona Revised Statures (ARS) 11-1601 through 1609. ARS 11-1604 requires sections A through G on all license applications.

- A. A county shall not base a licensing decision in whole or in part on a licensing requirement or condition that is not specifically authorized by statute, rule, ordinance, or delegation agreement. A general grant of authority does not constitute a basis for imposing a licensing requirement or condition unless the authority specifically authorizes the requirement or condition.
- B. Unless specifically authorized, a county shall avoid duplication of other laws that do not enhance regulatory clarity and shall avoid dual permitting to the maximum extent practicable.
- C. This section does not prohibit county flexibility to issue licenses or adopt ordinances or codes.
- D. A county shall not request or initiate discussions with a person about waiving that person's rights.
- E. This section may be enforced in a private civil action and relief may be awarded against a county. The court may award reasonable attorney fees, damages and all fees associated with the license application to a party that prevails in an action against a county for a violation of this section.
- F. A county employee may not intentionally or knowingly violate this section. A violation of this section is cause for disciplinary action or dismissal pursuant to the County's adopted personnel policy.
- G. This section does not abrogate the immunity provided by section 12-820.01 or 12-280.02.